UNITED STATES DISTRICT COURT

District of Nevada

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

REBECCA BROWN,

Case Number: 03:10-134-ECR-VPC

USM Number: 45736-048

| | | osm Namber | . 43/30 010 | | | | |
|---|---|--|--|-------------------------|--|--|--|
| | | <u> Donald Yo</u> Defendant's | | RECEIVED | | | |
| THE DEFENDANT: | | SERVEUUN | | | | | |
| X pléaded guilty to th | e Superseding Felony Information | n filed August 15, 2011 | ENTERED COUNSEL/PAR | 1 | | | |
| pleaded noto conte which was acc | ndere to count(s) epted by the court. | <u> </u> | JAN 18 2 | 712 | | | |
| was found guilty of After a plea o | n count(s) f not guilty. | <u> </u> | | TCOURT | | | |
| The defendant is adju | dicated guilty of these offenses: | | CLERK US DISTRICT OF N | EVADA DEPUTY | | | |
| Title & Section | Nature of Offense | | Offense Ended Count | | | | |
| 18:2252A(a)(2) and (b)(1) | Attempted Receipt of Child Po | ornography | Aug, 2010 | | | | |
| | t is sentenced as provided in pag- ncing Reform Act of 1984: | es 2 through <u>** 6</u> of | this judgment. The sentend | ce is imposed | | | |
| 🗓 Thé déféndant has | been found not guilty on count(s) |) <u></u> | <u> </u> | | | | |
| Count(s) | □ is □ are dismiss | sed on the motion of t | he United States. | | | | |
| name: residence, or m | hat the defendant must notify the ailing address until all fines, resting restitution, the defendant mates. | itution; costs, and spec | cial assessments imposed by | this judgment are fully | | | |
| | | January 17, 2011 | Marine Service (Service Service Servic | * 15 % * | | | |
| | | Date of Imposition o | f Judgment | | | | |
| **Each separate page dated by the presidir | _ | Signature of Judge | R | | | | |
| | | EDWARD C. REED, JR Name and Title of Ju | | _ | | | |
| | | Date 1 | 8,2012 | | | | |

Case 3:10-cr-00134-RCJ-VPC Document 64 Filed 01/18/12 Page 2 of 6 AO 245B (Rev. 09/11) Judgment in a Criminal Case Sheet 2 - Imprisonment ... DEFENDANT: BROWN, REBECCA GASE NUMBER: 03:10-CR-134-ECR **IMPRISONMENT** The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of: SIXTY (60) MONTHS X The court makes the following recommendations to the Bureau of Prisons: THAT defendant receive credit for all time served in federal custody in connection with this offense. X The defendant is remanded to the custody of the United States Marshal. The defendant shall surrender to the United States Marshal for this district: ☐ at ______ □ a.m. □ p.m. on _____. as notified by the United States Marshal. The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons: 🗓 before 2 p.m. on _______ as notified by the United States Marshal. as notified by the Probation or Pretrial Services Office. Dated this ...! & day of January, 2012 EDWARD C. REED, JR., SENIOR USDJ **RETURN** Î have executed this judgment as follows: Defendant delivered on ______ to ____ with a certified copy of this judgment. UNITED STATES MARSHAL

DÉPUTY UNTIED STATES MARSHAL

AO 245B (Rev. 09/11) Judgment in a Criminal Case

DEFENDANT: BROWN, REBECCA CASE NUMBER: 03:10-CR-134-ECR Judgment-Page . 3.

SÚPERVISÉD ŘÉLEASÉ

Upon réléase from imprisonment, the défendant shall be on supervised rélease for a term of: LIFÉ

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court, not to exceed 104 tests annually.

- The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse.
- The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon.
- The defendant shall cooperate in the collection of DNA as directed by the probation officer.
- The defendant shall comply with the requirements of the Sex Offender Registration and Notification Act (42 U.S.C. § 16901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which he or she resides, works, is a student, or was convicted of a qualifying offense.
- The defendant shall participate in an approved program for domestic violence.

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION ON PAGE 4

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer in a manner and frequency directed by the court or probation officer;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- thể défendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distributé, of administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

Dated this 18 day of January, 2012

EDWARD C. REED, JR., SENIOR USDJ

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(Rev. 09/11) Judgment in a Criminal Case **AO 245B**

Sheet 3C - Supervised Release

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DEFENDANT: BROWN, REBECCA CASE NUMBER: 03:10-CR-134-ECR

SPECIAL CONDITIONS OF SUPERVISION

- <u>Rossession of Weapons</u> Defendant shall not possess, have under his/her control, or have access to any firearm, explosive 1. dévice, or other dangerous weapons, as defined by federal, state or local law.
- Ź. Warrantless Search - To ensure compliance with all conditions of release, the defendant shall submit to the search of his/her person, and any property, residence, or automobile under his/her control by the probation officer, or any other authorized person under the immediate and personal supervision of the probation officer, without a search warrant, at à reasonable time, and in a reasonable manner. Provided, however, defendant shall be required to submit to any such search only if the probation officer has reasonable suspicion to believe defendant has violated a condition or conditions of release.
- **3**. <u>Substance Abuse Treatment</u> - Defendant shall participate in and successfully complete a substance abuse treatment and/or cognitive based life skills program, which will include drug/alcohol testing and/or out-patient counseling, as approved and directed by the probation officer. Defendant shall refrain from the use and possession of beer, wine, liquor, and other forms of intoxicants while participating in substance abuse treatment. Further, the defendant shall be required to contribute to the costs of services for such treatment, as approved and directed by the probation officer, based on defendant's ability to pay.
- Mental Health Treatment Defendant shall participate in and successfully complete a mental health treatment program, which may include testing, evaluation, and/or out-patient counseling, as approved and directed by the probation officer. Defendant shall refrain from the use and possession of beer, wine, liquor, and other forms of intoxicants while participating in mental health treatment. Further, defendant shall be required to contribute to the costs of services for such treatment, as approved and directed by the probation officer, based on defendant's ability to pay.
- Report to Probation Officer After Release from Custody Defendant shall report in person to the probation office in the Ŝ. District to which the defendant is released within seventy-two (72) hours of release from custody.
- Minor Prohibition Defendant shall not associate with persons under the age of eighteen (18), except in the presence of Ġ. à responsible adult who is aware of the nature of defendant's background and current offense, and who has been approved by the probation officer.
- Ż. Sex Offender Treatment - Defendant shall successfully complete a treatment program for sex offenders, which may include polygraph/truth verification testing, as approved by the probation officer. Defendant shall allow the sex offender treatment provider unrestricted communication with the probation officer regarding attendance, level of participation, and other information deemed necessary to protect the community. Further, defendant shall be required to contribute to the costs of services for such treatment, as approved and directed by the probation officer.

Dated this 18 day of January, 2012

EDWARD C. REED, JR., SENIOR USDJ

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| ÃO 245B | (Rev. 09/11) | Judgment | in a | Criminal (| Case |
|---------------------|---------------|------------|------|------------|------|
| 4 6 10 m. n.m., t.i | Sheet,5 : Cri | minal Mone | tary | Penalties | |

Judgment - Page 5 -...

EDWARD C. REED, JR., SENIOR USDJ

DEFENDANT: BROWN, REBECCA

| CHOC INC | אוטבוג. טא.וטיכו | 1-134-ECK | | _ | | | |
|------------------------------|--|---|--|---|---|---|---------------------------------------|
| | | | CRIMINAL MO | NETARY PENA | LTIES | | |
| TOTAL | | nt must pay the to <u>Assessment</u> \$100.00 Due and payabl | | netary penalties <u>Fine</u> \$ | under the sch | nedule of payme <u>Restitution</u> \$ | nts ón Sheét 6. |
| | On motion by | y the Government | , IT IS ORDERED | that the special a | ssessment im | posed by the Cou | irt, is rémittéd. |
| | | nation of restituti ill be entered afte | | | ʿAn <i>Amend</i> | ed Judgment in o | a Criminal Case |
| | The defenda listed below | nt must make rest | itution (includin | g community rest | itution) to the | following payeë | s in the amount |
| | specified other | ant makes a partial rrwise in the priority al victims must be p | order or percenta | ge páyment columi | n below. Howe | tely proportioned ver, pursuant to 18 | päyment, junless U.S.C. § 3664(i), |
| <u>Námě.</u> | of Payee | 1 | Total Loss* | Restitution | <u>Ordered</u> | Priority or F | ercentage |
| Ättn: F Čásë N 333 Las | U.S. District inancial Offic o.: s Vėgas Boule gas, Nv 89101 | cer evard, South | | , . | | | |
| TOTAL | Ś | \$ | | <u>.</u> \$ <u></u> | <u> </u> | ···· | |
| | The defendatis paid in ful of the payme U.S.C. § 361 The court defined the interest of the court defended the court defended the interest of the interest of the court defended the interest of the interest o | amount ordered part must pay interest the fifteen the fifteen to show that the fifteen termined that the fifteen terest requirement the fifteen terest requirement. | est on restitution enth day after the eet 6 may be sub e defendant doë ent is waived for | n and a fine of mo he date of the ju bject to penalties s not have the ab the 🗆 fine 🗀 re | ore than \$2,50 dgment, purs for delinque bility to pay in stitution. | uant to 18 U.S.C ncy and default, nterest and it is | . § 3612(f). All pursuant to 18 |
| Findin ôn or at | gs for the total ter Septembe | l amount of losses ar r 13, 1994, but befo | e required under C ore April 23, 1996. | Chapters 109A, 110, | | A of Title 18 for off | enses committed |
| Dated t | his <u> 18</u> day | of January, 2012 | | | Edul | C. De | |

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AO 245B (Rev. 09/11) Judgment in a Criminal Case Sheet 6- Schedule of Payments

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DEFENDANT: BROWN, REBECCA CASE NUMBER: 03:10-CR-134-ECR

SCHEDULE OF PAYMENTS

| Havin Å | g ässess X | sed the de Lump su | fendant's ability to m payment of \$ <u>10</u> | pay, pa 0.00 | yment | of the total cr | iminal n iately, b | nonetary p alance du | enalties is duë as föllows: e |
|------------------|---------------------|---|---|-------------------------|----------------------|-----------------------------------|-----------------------|-------------------------|---|
| | | □ N | lot later than | | | , or | | | |
| | | 🖺 ir | lot later than <u></u> i accordance | □ C, | □ D , | □ E, or | □Fbe | elow; or | |
| Ė | Ö | Päyment | to begin immedia | tely (ma | y be co | mbined with | □ C, | ☐ D, or | □ F below); or |
| Ĉ | Ò | <u></u> over a | in equal period of after the date of (| | (e.g., 1 | months or yea | nthly, q rs), to c | uarterly) ommence | installments of \$ (e.g., 30 or |
| Ď | Õ | Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 ŏr 60 days) after release from imprisonment to a term of supervision; or | | | | | | | |
| Ë | Ċ | after rel | | nment. T | he cou | rt will set the | nence wi | thin | (e.g., 30 or 60 days) ed on an assessment of the |
| Ë | | Special i | nstructions regard | ing the p | aymeni | t of criminal m | nonetáry | penalties | : |
| is due Inmate | during in Financ | nprisonmer ial Respons | it. All criminal mone ibility Program, are | tary penal made to t | ties, ex he clerk | cept those paym cof the court. | nents mad | de through t | f criminal monetary penalties the Federal Bureau of Prisons' y penalties imposed. |
| me de | rengani | . Silatt recei | ive credit for all pays | ments pre | viousty | illade toward al | ' CHITTIII | at monetar | y penatties imposed: |
| Õ | Joint a | and Several | | | | | | | |
| | | | p-Defendant Names a esponding payee, if | | | (including defe | endarit nu | ımber), Tot | al Amount, Joint and Several |
| Õ | The de | efendant shall pay the cost of prosecution. | | | | | | | |
| Ö | The de | efendant shall pay the following court cost(s): | | | | | | | |
| á | The de | eféndant sh | all forfeit the defend | dant's int | erest in | the following p | röperty t | | ed States: |
| | | | | | | | | | restitution interest, (4) fine prosecution and court costs. |
| Dated | this | <u>8.</u> day of J | anuary, 2012 | | | EDWARD C. RE | | SENIOR US | D1 |